RECEIVED

03/10/2005 13:03 5405544552

NASHANDTITUS

MAR 1 0 2005

PAGE 01

CERTIFICATE OF Applicant(s): Jeyanthi,	Docket No. Army 111/118						
Application No.	Filing Date June 22, 1999	Examiner Tran	Group Art Unit 1615				
Invention: Novel Burst	Free Sustained Release Poly(Lact	ide/Glycolide) Microspheres					
I hereby certify that this							
(Identify type of correspondence) is being facsimile transmitted to the United States Patent and Trademark Office (Fax. No. 571 273-8399							
on March 10	, 20 05						
(Date)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
		Caroline Nas	ıh				
		(Typed or Printed Name of Person Signing Acretificate) (Signature)					
	}						
	Note: East manar must her	re its give certificate of mailing.					
	·						
	•						
	Deposit Account No	y authorized to charge and cre 2. 21-0380 any terminal discla and charge any additional for	imer fee				

	Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No. Army 111/118		
In Re Application Of: Jeyantisi, et al.							
Application No.	Filing Date June 22, 1999	Examiner Tran	Customer No. 30951	Group Art Unit	Confirmation No. 9742		
Invention: Novel	Burst Free Sustained	d Release Poly(Lactide/Glycoli	ide) Microcapsule	8	<u></u>		
Owner of Record:	United States Gove	ernment as represented by the	Secretary of the A	Lrmy			
		COMMISSIONER FOR PA	ATENTS:				
provided below, the in the expiration date of disclaimer, of prior Pube enforceable only patent granted on the application that would patent, as presently sheld unenforceable, if under 37 C.F.R. 1.32 the expiration of its further contents.	of the full statutory ter- eatent No. 6,844,010 of or and during such pre- e instant application and the above disclaimer, id extend to the expiration shortened by any term is found invalid by a co- 21, has all claims canculi statutory term as pre- er box 1 or 2 below. If ap-	atutory term of any patent granter or defined in 35 U.S.C. 154 to The owner hereby agrees to period that it and the prior pater and is binding upon the grantee, it it is owner does not disclaim tion date of the full statutory terminal disclaimer, in the event the court of competent jurisdiction, it celled by a reaxamination certific esently shortened by any terminal appropriate.	ted on the instant ap to 156 and 173, as that any patent so g ent are commonly or its successors and/of the terminal part of m as defined in 35 to that it later expires for its statutorily disclair icate, is reissued, of all disclaimer.	pplication, which was presently shorter granted on the line country of the present granted or assigns. of any patent grant U.S.C. 154 to 156 or failure to pay a simed in whole or to pris in any manner.	med by any terminal stant application shall ement runs with any inted on the instant and 173 of the prior maintenance fee, is terminally disclaimed ar terminated prior to		
I hereby de information and belle statements and the ii	eclare that all stateme of are believed to be tr like so made are punis	e organization (e.g., corporation, for the organization. ents made herein of my own it true; and further that these state ishable by fine or imprisonment ements may jeopardize the validity.	knowledge are true temente were made t. or both under S	e and that all state with the knowled	atements made on dge that willful false		
.	igned is an attorney of n		March 10, 2005	TOI BITY PAILETT	usa esisari.		
Terminal disc	Careline Nash Typed or Printed Name claimer fee under 37 C. sted wording for termina under 37 C.F.R. 3.73(b)	C.F.R. 1.20(d) included. al disclaimer was unchanged. b) is required if terminal disclaim	ter is signed by the	ássignes.			